## Casse 11:221-cgr-0007/229-LLAKK | Doocumeent 7/78 | Filiketh 1038/1134/228 | Fragge 11:0ff11

## Law Offices of Ezra Spilke



1825 Foster Avenue, Suite 1K Brooklyn, New York 11230 t: (718) 783-3682 e: ezra@spilkelaw.com www.spilkelaw.com

March 13, 2023

By ECF

The Honorable Lewis A. Kaplan United States District Court Southern District of New York 500 Pearl Street New York, New York 10007

Re:

United States v. Chanette Lewis et al., No. 21 Cr. 729

Client: Tatiana Daniel

Dear Judge Kaplan:

With the consent of the government, I write to respectfully request a 50-day adjournment of Tatiana Daniel's March 29th sentencing hearing. I believe that all of Ms. Daniel's codefendants are scheduled to be sentenced on May 18 at 3:00 PM, which is fifty days from Ms. Daniel's current sentencing date. Should the Court grant this request, Ms. Daniel would ask to join her codefendants on May 18. I am awaiting records and other mitigation evidence. The additional time will allow me to complete that effort.

I have conferred with AUSA Michael Neff, who advises me that the government has no objection to this request. This is Ms. Daniel's first request for an adjournment. The Court's considerate attention to this matter is greatly appreciated.

Respectfully submitted,

Ezra Spilke

Egue Sper

cc:

Tatiana Daniel, by email AUSA Michael Neff, by ECF

SO ORDERED JUSTI LEWIS A. KAPLAN, USDI 2/14/23